UNOFFICIAL, COPY 2

TRUST DEED

8S110822

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, Made February 25, 1988 , between Parkway Bank & Trust Co., Xia Wood Starks; Illinois, an Illinois Banking Corporation, not Personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated october 11, 1985 and known as trust number 85-10-4839 . herein referred to as "First Party," and Parkway Bank and Trust Company

herein referred to as TRUSTEE, witnesseth:

THAT, WHEREAS First Party has concurrently herewith executed an instalment note bearing even date herewith in the Principal Sum of ONE HUNDRED SEVENTY FIVE THOUSAND AND NO/100ths - - - - -

made payable to the order of BEARER

and delivered, in and by which said Note the First Party promises to pay out of that portion of the trust estate subject to said Trust Agreement and hereinafter specifically described, the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate date of distancement per cent per annum in instalments as follows: Two Thousand One Hundred & 30/100ths 12.00

Dollars on the 11th

day of April

19 88 and Two Thousand One Hundred & 30/100ths

Cass of each and every month thereafter until said note is fully paid except that the Dollars on the 11th final payment of principal and interest, if not sooner paid, shall be due on the 11th day of March, 1991. All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest it the rate of 15. Oper cent per annum, and all of said principal and interest being made payable at such banking house or trust company, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of First State Bank of Chicago

I NOW, THEREFORE, I just Party to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and timinations of this trust deed, and also in consideration. The sum of One Dollar in hand pard, the receipt whereof is hereby acknowledged, does by these presents grant, remise, release, alien and convey unto the Travec, its successors and assigns, the following described Real Listate situate, lying and being in the COUNTY OF COOK AND STATE OF ILLEINOIS, to with being in the COUNTY OF

Lot 16, 17, and 18 in Block 3 (except in a West 28 feet of said Block 3 dedicated for street) in Bateman's Subdivision of Lot 7 of Warner's Subdivision of that part of the South East 1/4 of Section 22, Township 40 North, Range 13, East of the Third Principal Meridian lying North of the Milwaukee Plank Road in Cook County Illinois.

3459 N. Milwaukee Ave. Chicago, II. Permanent Index No: 13-22-413-003-0000

COOK DAYNEY STRAIGHT FILES FOR MESSE

1988 MAR 17 PM 2: 32

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which, with the property hereinafter described, is referred to herein as the "premises."

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TOGETHER with all improvements, tenements, casements, fixtures, and appurtenances thereto belonging, and all rents issues and profits thereof for so long and during all such times as First Party, its successors or assigns may be entitled thereto (which are pledged primatize and on a parity with said real estate and not secondarity), and all apparatus, equipment, or articles now or hereafter therein or thereon used to supply ieal, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, storm doors and windows, floor coverings, inador heds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by First Party or its successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth.

TO HAVE AND TO HOLD the premises unto the said frustee, its successors and assigns, to ever, for the proposed, and upon the herein set forth.

It IS FURTHER UNDERSTOOD AND AGREED THAT:

1. Until the indebtedness aloresaid shall be fully paid, and in ease of the failure of First Party, its successors or assigns to: (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the notes; (4) complete within a reasonable time any building or buildings now or at any time in process of crection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) refrain from making material alterations in said premises except as required by law or municipal ordinance; (7) pay before any penalty attaches all general taxes, and pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and upon written request, to furnish to Trustee or to holders of the note duplicate receipts therefor; (8) pay in full under process, in the manner provided by statute, any tax or assessment which First Party may desire to contest; (9) keep all buildings and improvements now

D	NAME	First	State E	Bank o	f Chicago
E L I V E R Y	STREET	4646 N. Cumberland Ave. Chicago, II. 60656			Ave.
	CITY				
	INSTRUC	TIONS	BOX(333	- GG

3459 N. Milwaukee Ave. Chicago, II.

or hereafter situated on said premises in used caust he or damage by the, ignoring or windstorn under solicies broading for passment by the mean may companies of moneys sufficient either to pay the set of replacing or paying the one of the paying the indeed to be a till the indebtedness secured betters add in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the folders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and to deliver all policies, including additional and fence and policies, to holders of the note, and in case of insurance about to expire, to deliver renewal policies not last paying additional and fence and manner deemed expedient, and may, but need not griple full operation of the policies of the respective discharge, compromise or settle any tax lien or other prior lien orthing or claim thereof, or redeem from any tax all or tollering said presences or contest any tax or assessment. All moneys paid for any of the purposes begin authorized and all expenses paid or incurred in connection thereast, including attorneys' fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the hen hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional modelted ness secured hereby and shall become limitediately due and payable without notice and with interest thereon at the rate of seven per cent per annum linaction of Trustee or holders of the note shall never be considered as a waiver of any right account to them on account of any of the provisions of this paragraph.

plus reasonable compensation, to Hostey on east manus vonction of the reast of seven per cent per annumlinax formed bereby and shall become immediately due and payable without notice and with interest thereon at the rate of seven per cent per annumlinax formed bereby and shall become immediately due and payable without notice and with interest thereon at the provisions of this

2. The Trustee or hidders of the note hereby secured making any payment hereby authorized relating to faces or assessment, sale, do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate

3. At the option of the hidders of the note and without notice to I its Barty, its successors or assens, all ampaid indebtedness occured by the the table

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3. At the option of the decree of the note of note of the note of the note of note of the note of the note of seven per cent per annum, when pad or incurred by Trustee or holders

7. Trustee or the holders of the note shall have no right to inspect the premises at all reasonable times and access thereto shall be permitted to that purpose.

8. Trustee has no duty to examine the title, location, existence, or condition of the premises, not shall Trustee be obligated to record this trust deed or to exercise any power herein given unless extest obligated by the terms hereal, not be hable for any acts or omissions hereinder, except in case of its own priors negligence in misconduct or title of the greats in employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

9. Trustee shall release this trust deed and the lien there by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee in a secure and deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee that all indebtedness herebs secured has been paid, which representation Trustee may accept as true without inquiry. Where it is especiated of a successor trustee, such successor trustee may accept as the gennine note herein described any note which bears a certification purporting to be executed by a prior trustee may accept as the senior material trustee and it has never executed and which purports to be executed on behalf of first Party; and which the original trustee and it has never executed and which purports to be executed on behalf of first Party;

10. If rustee may resim by instrument in writing filed in the office on the original of titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of freeds of the county in which the remained and any trustee or successor shall be entitled to reasonable compensation for all text performed hereunder.

Rider attached hereto and made - -- thereof.

HIS TRUST DEED is executed by RAKKAND TRUST COMPANY, not personally be as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said RAKKAND TRUST COMPANY) hereby warrants that it possesses full power and authority to execute this instrument), and it expressly understood and agreed that nothing herein or in your not said priess that it possesses full power and authority to execute this instrument), and it expressly understood and agreed that nothing herein or in your examined shall be construed as creating any limbility on the said Piess Party or on said REKENDAY BANK AND TRUST COMPANY personally to you the said note or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any convenant either express or implied herein contain to all such liability, it any, being expressly waived by Trustee and by every person now or hereafter claiming any right or security hereunder, and that so far as the First Party and its successors and said XXXXXXXXXXI HANK AND TRUST COMPANY personally are concerned, the legal holder or holders of said note another more of owners of any indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lie after by created, in the manner herein and in said note provided or by action to enforce, the personal hability of the guarantor, if any.

IN WITNESS WHEREOFXENDERS BANK AND TRUST COMPANY, not personally but as Trustee as aforesaid not acused these presents to be signed by its Vice-President-Trust Officer, and its corporate seal to be hereunto affixed and attested by its Assistant Vice President, the day and year first passed was the present of the present of the payment thereof.

win ____ vǐc¥净帐管新进的 rrust officer Ellen Vesley _ASSISTANT (REREEMENT Attest.

STATE OF ILLINOIS COUNTY OF COOK

> "OFFICIAL SEAL" Ellen Vesely

Notary Public, State of Illinois

My Commission Expires Feb. 25, 1990

a Notary Public in and for said County, in the State aforesaid, Do Hereby Certify, that Angela McClain Asst.

set forth.

257H GIVEN under my hand and Notarial Seal this,

<u>February</u>

Notary Publice ...

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LEND-ER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Instalment Note mentioned in the within Trust Deed has been identified

2919 herewith under Identification No. .. PARKWAY BANK AND TRUST CO.

: Xivesticant-Trust Officer

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expressin is made a part hereoft.

This rider attached to Trust Deed dated 10/11/85 between Midwest Bank & Trust Co.

as Trustee under Trust Mo.85-10-4839 dated and Perkway Bank and Trust Company

In the event of the commencement of Judicial proceedings to foreclose this mortgage...

Mortgagor does hereby expressly waive any and all rights of redemption from sale under
any oxder of decree of foreclosure of this mortgage on behalf of Mortgagor and each
and every person it may legally bind acquiring any interest in or title to the premises
after the date of the execution of this mortgage; the Mortgagor, for itself its successor
and sesions, and for all it may legally bind, egrees that when sale is had under any
decree of foreclosure of this mortgage, upon confirmation of such sale, the master in
chancery or other officer making such sale, or his successor in office, shall be and
chancery or other officer making such sale, or his purchaser at such sale, a deed
the whose favor the order or decree is entered, the amount of his bid therefor,
in whose favor the order or decree is entered, the amount of his bid therefor,

In the event the mortgagor falls to make a payment of any installaent of principal and interest as agreed, and such default continues for ____ days, the folder the reserves the such event to such event as a "LATE CHARGE" the foregoing right being in addition to such delinquency payment as a "LATE CHARGE" the foregoing right being in addition to all other such that and remedies granted to the holder hereof.

It is expressly agreed and understood by and between the parties hereto that in the event of the male of the property, execution of Articles of Agreement, transfer of title or change in the beneficial centrality to the aforementioned described real estate, without the prior written approval from the holder of the note secured by this instrument, the holder of the entire unpaid belance due on entit the option of the holder of the entire unpaid belance due on or then at the option of the holder of the note; the entire unpaid belance due on become due and payable in full withing accrued interest thereon, shall immediately

The undersigned receive the right to prepay this note in whole or in part any time, but the mortgages may require payment of not more actions the note in one year, which that part of the aggreent (6) months advance interest on the sort the aggrees, which exceeds twenty per cant (30%) of the original principal amount of the loan.

"Jepuneley nor shall the hearer incur any personal liability for anything it may do or omit to do construed as Meguizing the mortgages or bearer to advance other moneys for said purposes of said teems before making payment of the same and nothing herein contained whall be obligatory upon the mortgages or bearer to inquire into the walidity or accuracy of any sessity to pay such taxes, assessents and insurance pressums in full. It shall not be arear receipt of demand therefore pay and deposit such additional funds as may be necpremises next due and payable when they become due. If the funds so paid and deposited for the payment of taxes and assessments and renewal of such insurance policies, on said Lnsurance deposits are to be held without any allowence of interest and are to be used the date of the first deposit in this paragraph hereinsbove mentioned. Such tax and succeeding the year for which all taxes and assessments have been paid to and including and essessments on said premises, on an accrued basis, for the period from Januaty 1, the taxes and assessments an ascertainable or so satimated by the mortgages, for taxes oursement of the losn, will also deposit with mortgagee or bearer an emount based upon all as estimated by the mortgages or bearer, the mortgagor, concurrently with the diam (1/12th) of the annual premium for insurance carried in connection with same premises; dallews-end brassesse and seniet being a leunne transfer and one sexes launne by the mortgade is fully paid, an additional sum equal to one-twelfth (1/12th) of the beauses saembesdabni eds fishu tesab desupaq dremiliatent desatat bas indibniza dose no The undersigned moregagor covenants and agrees to pay to the moregages or bearer heract,